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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

CHRIMAR SYSTEMS, INC.)	Civil Action No. 01-74081
d/b/a CMS TECHNOLOGIES, INC.)	
a Michigan corporation,)	Honorable Avern Cohn
)	
Plaintiff,)	
)	
v.)	
)	
POWERDSINE, LTD., an Israel corporation,)	
and POWERDSINE CORP., a New York)	
corporation,)	
)	
Defendant.)	

AGREED ORDER OF DISMISSAL

CAME ON TO BE CONSIDERED the Agreed Motion To Dismiss With Prejudice of ChriMar and PowerDsine. The Court is of the opinion that the Motion should be GRANTED.

IT IS THEREFORE ORDERED that the above-entitled cause and all claims made by ChriMar against PowerDsine and all claims made by PowerDsine against ChriMar therein are hereby DISMISSED with prejudice to the re-filing of same. All costs and expenses relating to this litigation (including attorney and expert fees and expenses) shall be borne solely by the party incurring same.

This Court will retain Jurisdiction for purposes of enforcing the Settlement Agreement between

the parties.

SIGNED THIS 5th day of April, 2010.

HONORABLE AVERN COHN

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

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POWERDSINE, LTD., an Israel corporation,)	
and POWERDSINE CORP., a New York)	
corporation,)	
)	
Defendants.)	

AGREED MOTION TO DISMISS WITH PREJUDICE

Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure and the terms of a separate Confidential Settlement Agreement and License Agreement, the Plaintiff, ChriMar Systems, Inc. d/b/a CMS Technologies Inc. ("ChriMar") and Defendants PowerDsine Ltd. and PowerDsine Corporation ("PowerDsine") have agreed to settle, adjust and compromise all claims in the above-captioned action. The parties therefore, move this Court to dismiss the above-entitled cause and all claims by ChriMar against PowerDsine and all claims by PowerDsine against ChriMar made therein with prejudice to the re-filing of same. The Parties further request that the proposed Order accompanying this motion be entered on April 5, 2010, unless requested earlier by counsel for Plaintiff.

The parties further move the Court to order that all costs and expenses relating to this litigation (including attorney and expert fees and expenses) shall be borne solely by the party incurring same.

A proposed Order accompanies this Motion.

AGREED:

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Counsel for Defendants PowerDsine, Ltd, and PowerDsine Corp.

Date: Feb. 12, 2010